

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of :  
Robert H. WAKE et al. : Group Art Unit: 2878  
Serial No.: 09/816,375 : Confirmation No.: 8364  
Filed: March 26, 2001 : **Petitions Office**  
For: DETECTOR ARRAY FOR USE IN A :  
LASER IMAGING APPARATUS :

Renewed Petition Pursuant to 37 C.F.R. §1.181(a)

Honorable Commissioner of Patents  
and Trademarks  
P.O. Box 1450  
Alexandria, Virginia 22313-1450

Attention: **Petitions Office**  
Petitions Examiner: **Paul Shanoski**

Dear Sir:

On June 16, 2008, Petitions Examiner Paul Shanoski requested the undersigned for a statement describing the practitioner's system used for recording an Office action received at the correspondence address of record with the USPTO, in accordance with MPEP 711.03(c) (1) (A).

The following is the requested statement.

Mail is opened daily and immediately date stamped

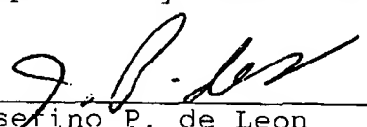
received. Those correspondences received from the U.S. Patent and Trademark Office are handed to the docket clerk, who then writes on the front page of each correspondence the initial (if any) and final due dates and her initials. The clerk then enters each Office action in her docket sheets for the month on which the Office actions are due, including the initials of the attorney in charge, the attorney docket number, the applicant's name, the associate's or corporate client's name, the due date and the required action. The docketed Office actions are then matched with the case files and given to the attorneys in charge. Before the end of each month, the following month's docket sheets are distributed to all attorneys.

It is believed that no fee is due; however, should that be incorrect, please charge Deposit Account No. 19-2105 and inform the undersigned.

Date:

6/17/2008

Respectfully submitted,

  
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Attorney for Applicants

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